

APR 21 2011

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA

JAMES N. HATTEN, CLERK
By:  Deputy Clerk

GLEN STEWART, DARSHANPRIT
DHILLON, JOHN KRAKOWSKI, and
SALLY YOUNG individually and on behalf
of those similarly situated,

Plaintiffs,

v.

AIR LINE PILOTS ASSOCIATION,
INTERNATIONAL, ALLIED PILOTS
ASSOCIATION, AMERICAN AIRLINES,
INC., and AMERICAN EAGLE AIRLINES,
INC.,

Defendants.

Civil Action No. 3:10-cv-2275-P
(pending in the Northern District
of Texas)

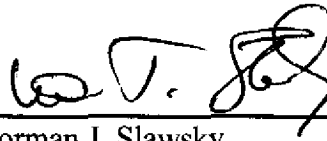
11 MI-0028

**MOTION OF AIR LINE PILOTS ASSOCIATION,
INTERNATIONAL FOR AN ORDER COMPELLING
THEODORE CASE TO COMPLY WITH SUBPOENA *DUCES TECUM***

Pursuant to Federal Rule of Civil Procedure 45(c)(2)(B)(i) and Local Rule 37.1,
Defendant Air Line Pilots Association, International ("ALPA"), moves to compel Theodore Case
to comply with the subpoena *duces tecum* served on March 17, 2011. The grounds for this
motion are set forth in the accompanying Memorandum in Support of Motion of [ALPA] for an
Order Compelling Theodore Case to Comply with Subpoena *Duces Tecum* and the Declaration
of James K. Lobsenz and exhibits thereto.

Respectfully submitted,

[signatures on following page]



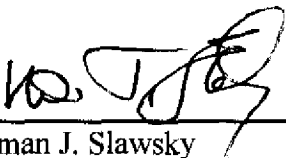
Norman J. Slawsky
GA Bar No. 652225
Jacobs & Slawsky
315 W. Ponce de Leon Ave.
Suite 850
Decatur, GA 30030
404-378-1711 ext. 221
404-377-6101 fax
nslawsky@gmail.com

Marcus C. Migliore (not admitted in N.D. Ga.)
D.C. Bar No. 411674
James K. Lobsenz (not admitted in N.D. Ga.)
D.C. Bar No. 432654
Matthew Babcock (not admitted in N.D. Ga.)
D.C. Bar No. 488107
AIR LINE PILOTS ASSOCIATION, INT'L
1625 Massachusetts Avenue, NW
Washington, D.C. 20036
(202) 797-4054
(202) 797-4014 fax
marcus.migliore@alpa.org
jim.lobsenz@alpa.org
matthew.babcock@alpa.org

Counsel for Defendant
Air Line Pilots Association, International

CERTIFICATE OF ATTEMPT TO CONFER
PURSUANT TO LOCAL RULE 37.1.A.(1)

As set forth in the Declaration of James K. Lobsenz (paragraphs 9-10), counsel for Defendant Air Line Pilots Association, James K. Lobsenz sent non-party Theodore Case a letter via email and first-class mail on April 5, 2011 in an attempt to convince Mr. Case to comply with the subpoena *duces tecum*. Mr. Lobsenz did not receive a response from Mr. Case to that email and letter.



Norman J. Slawsky

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Motion, Memorandum in Support and Declaration of James K. Lobsenz with exhibits thereto has been served on all parties and/or their respective counsel of record in this action on April 21, 2011, in the manner set forth below:

Via Fedex overnight upon: Theodore Case
2463 Waterscape Trail
Snellville, GA 30078

Via first-class mail, postage prepaid upon:

Sanford R. Denison Baab & Denison, LLP Stemmons Place, Suite 1100 2777 N. Stemmons Freeway Dallas, TX 75207	William C. Strock Erin Eileen Shea Haynes and Boone, LLP 2323 Victory Avenue, Suite 700 Dallas, TX 75219
Edgar N. James Jeff Vockrodt James & Hoffman, P.C. 1130 Connecticut Avenue, NW, Suite 950 Washington, DC 20036	Jack J. Gallagher Intra L. Germanis Paul Hastings Janofsky & Walker LLP 875 15th Street, NW Washington, DC 20005
Counsel for Defendant Allied Pilots Association	Counsel for Defendant American Eagle Airlines, Inc.
Patrick J. Maher Shannon Gracey Ratliff & Miller, LLP 777 Main Street, Suite 3800 Fort Worth, Texas 76102	Ronald E. Manthey Melissa M. Hensley Elizabeth M. Bedell Morgan Lewis & Bockius LLP 1717 Main Street, Suite 3200 Dallas, TX 75201
Allen P. Press Timothy J. Lemen W. Scott Rose Green Jacobson PC 7733 Forsyth Blvd., Suite 700 Clayton, MO 63105	Jonathan C. Fritts Morgan Lewis & Bockius LLP 1111 Pennsylvania Avenue, NW Washington, D.C. 20004
Counsel for Plaintiffs	Counsel for American Airlines, Inc.


Norman J. Slawsky